Case 1:07-ı	md-01820-JLT	Document 3	Filed 10/02/2006	Page 1 of 2

UNITED STATES I DISTRICT OF MA		A STATED A STATE OF FICE A STATE OF P 2:41	
JOE W. KUEFLER, Individually and on)	C .	
Behalf of All Others Similarly Situated,)	CONTRICT COURT MASS	
)	, or 11488	
Plaintiff,) Docket N	Docket No: 06 CA 11620 JLT	
)		
VS.)		
)	FILING FEE PAID: // /	
WEBLOYALTY.COM, INC. and)	RECEIPT # 7576	
FANDANGO, INC. d/b/a FANDANGO.COM) .	AMOUNT S 150	
		BY DPTY CLK pu	
		DATE /D-3-06	

MOTION TO ADMIT STUART A. DAVIDSON PRO HAC VICE

NOW COMES Andrew J. Garcia, attorney for the Plaintiff in the above-captioned action and hereby moves this Honorable Court to grant Stuart A. Davidson's Application for Leave to Practice, *Pro Hac Vice* before this Court in the above-captioned action. As grounds in support of this motion, counsel states:

- 1. Stuart A. Davidson is a member of the law firm of LERACH COUGHLIN STOIA
 In Re: Webloyalty.com, Inc., Marketing and Sales Practices Litigation
 GELLER RUDMAN & ROBBINS, LLP of Boca Raton, Florida.
 - Mr. Davidson is in good standing in all jurisdictions in which he has been admitted and
 there are no disciplinary proceedings against him. He has familiarized himself with the
 Local Rules of the U.S. District Court for the District of Massachusetts.
 - 3. I am member of the Bar of the U.S. District Court for the District of Massachusetts and am an attorney licensed in the Commonwealth of Massachusetts. There are no disciplinary proceedings pending against me in any jurisdiction in which I have been admitted.
 - WHEREFORE, counsel hereby requests that this Court grant Stuart A. Davidson's

Doc. 3

Application for Leave to Practice, Pro Hac Vice.

Respectfully submitted,

Andrew J. Garcia, MA 8BO# 559084

PHILLIPS & GARCIA, P.C.

13 Ventura Drive

Dartmouth, MA 02747

(508) 998-0800

(508) 998-0919 (facsimile)

agarcia@phillipsgarcia.com